Case 3:08-cv-05039-BHS Docume	nt 24 Filed 05/05/08 Page 1 of 2
LINITED STATE	S DISTRICT COURT
UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT TACOMA	
JAMES NOLAN NANCE, JR., Plaintiff, v. BREMERTON POLICE DEPT, et al., Defendants.	Case No. C08-5039 BHS/KLS ORDER STRIKING DEFENDANT LACROSS' MOTION TO DISMISS
Before the court is the "Motion to Dismiss for Failure to State a Claim" of Defendant David	
LaCross." (Dkt. # 19). The motion shall be stricken from the court's calendar for failure to comply with	
the Federal Rules of Civil Procedure and Local Rules for the United States District Court for the Western	
District of Washington.	
Counsel is directed to Local Rule CR 7 regarding the filing of motions and other papers in this	
court. All motions shall include in the caption the date the motion is to be noted for consideration upon	
the court's motion calendar. CR7(b)(1). All dispositive motions shall be noted no earlier than the fourth	
Friday after filing and service of the motion. CR7(d)(3).	
In addition, Mr. LaCross' motion is woefully deficient in that it contains no facts or argument.	
The court and parties are left to guess on what basis he has moved to dismiss. The court will not consider	

ORDER Page - 1

Accordingly, it is **ORDERED**:

Defendant LaCross' motion to dismiss (Dkt. 19) is **Stricken** from the court's calendar.

DATED this 2nd day of May, 2008.

Karen L. Strombom

United States Magistrate Judge

¹The court also notes that Mr. LaCross logged on to CM/ECF, the court's electronic filing system, using an associate's login and password. If Mr. LaCross is acting as his own counsel in this matter, he is directed to utilize his own login and password to ensure that his future pleadings and motions are "signed" for purposes of CM/ECF filings.